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Federal Defenders OF NEW YORK, INC.

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August 28, 2023

VIA ECF

The Honorable Loretta A. Preska Southern District of New York 500 Pearl Street New York, NY 10007

Re: <u>United States v. Marquise Austin</u>

22 Cr 435-2 (LAP)

Dear Judge Preska:

I write to respectfully request the Court temporarily modify Marquise Austin's bail conditions to allow him to travel with his family to Maumelle, Arkansas from Saturday, September 2 to Sunday, September 3 for a family celebration of his great-grandmother, who is in her late 80s. He will be with his parents and younger brother at all times.

The Government consents to the defense's request. While Pretrial objections, his officer notes that Mr. Austin is entitled to an overnight pass should the Court approve it. Mr. Austin successfully completed his inpatient program, is now living in a supportive, community-based housing unit, and his officer notes that he has been excelling since the Court ordered him into inpatient treatment.

Thank you for the Court's consideration of this request.

SO ORDERED.

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Respectfully Submitted,

Ian H. Marcus Amelkin

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